BEFORE THE SOUTH CAROLINA BOARD OF EDUCATION

In the Matter of the)
Suspension of the Educator	ORDER OF SUSPENSION
Certificate of Yvette J. Foster))
Certificate # 205856))

SUMMARY OF THE CASE

The South Carolina State Board of Education (State Board) considered this matter on July 21, 2004. On November 26, 2003 the State Department of Education (Department) sent Ms. Yvette Foster a notice of her right to a due process hearing regarding the possible suspension of her South Carolina educator certificate (certificate) by certified mail, return receipt requested delivery restricted to addressee and regular mail. The Department has no proof that Ms. Foster received the initial notice. On June 18, 2004 the Department sent another notice by certified mail, return receipt requested delivery restricted to addressee. Ms. Foster received this notice as evidenced by the signed postal receipt. She did not request a hearing and is now in default. After considering the evidence presented by the Department, the State Board voted to suspend Ms. Foster's certificate until she repays her outstanding loan with the State of South Carolina obtained through the Center for Teacher Education, Recruitment, Retention and Advancement (CERRA).

FINDINGS OF FACT

Ms. Foster holds a valid certificate, with over six years of teaching experience. She was under contract with the Richland Two School District (District) for the 2003-2004 school year. On July 20, 2001, Ms. Foster signed a promissory note with the State of South Carolina to obtain a loan of \$2300 to pay for the costs of applying for certification from the National Board for Professional

Foster, Yvette J. – Order

July 21, 2004

Page 2

Teaching Standards (NBPTS). One of the terms of that agreement was that Ms.

Foster agreed to pay a \$300 non-refundable application fee if she withdrew from

the application process prior to the submission of the required portfolio to

NBPTS. Ms. Foster did withdraw prior to that date and has not repaid the \$300.

CERRA and the State Department of Education sent several letters notifying Ms.

Foster of her failure to comply with the terms of the loan agreement.

CONCLUSIONS OF LAW

The State Board may suspend the certificate of any person for

unprofessional conduct. S.C. Code Ann. § 59-25-160 (2004); 24 S.C. Code

Regs. 43-58 (1992). The State Board finds that there is substantial evidence

supporting its decision to suspend Ms. Foster's certificate # 205856 from the date

of this Order until she has satisfied her financial obligation in the amount of \$300

to the State of South Carolina as established in the loan agreement referenced

above. At the end of the suspension period if Ms. Foster wants her certificate

reinstated, she may make a written request for reinstatement to the Office of

Teacher Certification of the Department.

South Carolina State Board of Education

By: /S/ Mary E. Jones

Dr. Mary E. Jones

Chair

Columbia, South Carolina

July 21, 2004